

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

OSURE BROWN, individually and on
behalf of all other persons similarly
situated;

Plaintiffs,

vs.

TRANSWORLD SYSTEMS, INC., et al.,

Defendants.

CASE NO. 2:20-cv-00669-RSL

**PLAINTIFF'S OPPOSITION TO
DEFENDANT TRANSWORLD
SYSTEMS, INC. MOTION TO
DISMISS (ECF 69).**

**NOTE FOR HEARING
CALENDAR:**

October 2, 2020

In response to the separate Motion to Dismiss filed by the defendant Transworld Systems, Inc. ("TSI"), Osure Brown ("Mr. Brown") incorporates his opposition to the joint motion to dismiss since TSI's separate motion incorporates or repeats the joint motion and the issues raised already addressed in his opposition to the joint motion.¹

DATED this September 24, 2020.

/s/ Christina L Henry

Christina L Henry, WSBA 31273
HENRY & DEGRAAFF, PS
Counsel for Plaintiffs
787 Maynard Ave S
Seattle, WA 98104
206-330-0595 Fax 206-400-7609
chenry@hdm-legal.com.

¹ Plaintiff's Opposition to the Joint Motion to Dismiss address III, A, B, D, and E of the Trusts' motion.

1 /s/ Scott C. Borison

2 Scott C. Borison (Pro Hac Vice)
3 Borison Firm, LLC.
4 Counsel for Plaintiffs
5 1900 S. Norfolk St. Suite 350
6 San Mateo CA 94401
7 301-620-1016 Fax 301-620-1018
8 scott@borisonfirm.com
9

10 /s/ Phillip R. Robinson

11 Phillip R. Robinson (Pro Hac Vice)
12 Consumer Law Center LLC
13 8737 Colesville Road, Suite 308
14 Silver Spring, MD 20910
15 (301) 448-1304
16 phillip@marylandconsumer.com
17
18
19
20
21
22
23
24
25
26